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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA -000-

| 10 | UNITED STATES OF AMERICA, | CRIMINAL INDICTMENT |
|----|---------------------------|---|
| 11 | PLAINTIFF, | 2:10-cr- <u>/37</u> |
| 12 | VS. | VIOLATION: |
| 13 | JOHNSON COLBY SHEFFIELD, |) 18 U.S.C. §2422(b) - Coercion and Enticement |
| 14 | DEFENDANT. |) Littlement |

THE GRAND JURY CHARGES THAT:

COUNT ONE

Coercion and Enticement

From on or about November 16, 2009, to on or about November 17, 2009, in the State and Federal District of Nevada and elsewhere,

JOHNSON COLBY SHEFFIELD,

defendant herein, did use a facility of interstate commerce to knowingly coerce, persuade, induce and entice, and to attempt to knowingly coerce, persuade, induce and entice, an individual who has not attained the age of 18 years; to wit, "S," to engage in any sexual activity for which any person can be charged with a criminal offense under federal, state and local law, in violation of Title 18, United States Code, Section 2422(b).

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COUNT TWO 1 Coercion and Enticement 2 From on or about November 12, 2009, to on or about November 17, 2009, in 3 the State and Federal District of Nevada and elsewhere, 4 JOHNSON COLBY SHEFFIELD, 5 defendant herein, did use a facility of interstate commerce to knowingly coerce, persuade, 6 induce and entice, and to attempt to knowingly coerce, persuade, induce and entice, an 7 individual who has not attained the age of 18 years; to wit, "A," to engage in any sexual 8 activity for which any person can be charged with a criminal offense under federal, state and 9 local law, in violation of Title 18, United States Code, Section 2422(b). 10 COUNT THREE 11 Coercion and Enticement 12 From an unknown time to on or about November 17, 2009, in the State and 13 Federal District of Nevada and elsewhere, 14 JOHNSON COLBY SHEFFIELD, 15 defendant herein, did use a facility of interstate commerce to knowingly coerce, persuade, induce and entice, and to attempt to knowingly coerce, persuade, induce and entice, an 17 individual who has not attained the age of 18 years; to wit, "K," to engage in any sexual 18 activity for which any person can be charged with a criminal offense under federal, state and 19 local law, in violation of Title 18, United States Code, Section 2422(b). 20 **COUNT FOUR** 21 Coercion and Enticement 22 From an unknown time to in or about November 2009, in the State and 23 Federal District of Nevada and elsewhere, 24

JOHNSON COLBY SHEFFIELD,

defendant herein, did use a facility of interstate commerce to knowingly coerce, persuade,

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induce and entice, and to attempt to knowingly coerce, persuade, induce and entice, an individual who has not attained the age of 18 years; to wit, "B," to engage in any sexual activity for which any person can be charged with a criminal offense under federal, state and local law, in violation of Title 18, United States Code, Section 2422(b).

DATED: this 24 day of March, 2010.

A TRUE BILL:

/s/ FOREPERSON OF THE GRAND JURY

DANIEL G. BOGDEN United States Attorney

NANCY J./KOPPE

Assistant United States Attorney